INTRODUCED BY MR. GATES,

(By request,)

JANUARY 24, 1913.

REFERRED TO COMMITTEE ON MEDICAL AND DENTAL LAWS.



AN ACT

THE REGULATION OF THE PRACTICE OF MEDICINE, SURGERY AND OBSTETRICS, NATUROPATHY OR OSTEOPATHY AND OTHER SYSTEMS OR MODES OF TREATING THE SICK OR AFFLICTED HUMAN BEINGS IN THE STATE OF CALIFORNIA, FIXING THE STANDARD OF PRELIMINARY EDUCATION OF STUDENTS BEFORE ENTERING UPON THE STUDY OF MEDICINE, SURGERY OR OBSTETRICS, NATUROPATHY OR OSTEOPATHY OR OTHER MODES OF TREATING THE SICK AND AFFLICTED HUMAN BEINGS, THE MODE OF THE EXAMINATION OF MATRICULANTS AND BY WHOM, THE NUMBER OF HOURS REQUIRED IN THE ATTENDANCE AT COLLEGES, SCHOOLS OR UNIVERSITIES BEFORE RECEIVING A DIPLOMA, STANDARD OF COLLEGES, SCHOOLS AND UNIVERSITIES TEACHING THE SAME, AND FOR THE APPOINTMENT OF A BOARD OF MEDICAL EXAMINERS IN THE MATTER OF SAID REGULATION.

The people of the State of California do enact as follows:

Section 1. The governor shall appoint a board of medical examiners to be known as the board of medical examiners of the State of California, consisting of thirteen members; such appointment shall be made as follows: Five members from the school or system known and designated as the allopathic; two members from the homeopathic school or system; two members from the eelectic school or system; two members from the

naturopathic school or system; and two members from the osteopathic school or system. Said members of the medical profession at the time of such appointment shall have been residents of the State of California and citizens of the United States and practicing the principles of medicine in accordance with the system or school from which they are appointed for at least four years next preceding their appointment; all vacancies shall be filled by appointment from the school or system in which vacancy occurs. The term of office of each member shall be for four years or until their successors are duly appointed and qualify. It shall require the affirmative vote of eight members of said board to carry any motion, resolution, adopt any rule, pass any measure, or to authorize the issuance of any certificate as in this act provided.

SEC. 2. Each member of said board shall, before beginning his term of office file with the secretary of state, the constitutional oath of office and shall, in addition make oath that he is a graduate in medicine, surgery and obstetrics, naturopathy or osteopathy, for more than three years has been a duly licensed practitioner of medicine, surgery and obstetrics, naturopathy or osteopathy, of the State of California. Each member of said board in addition to the above oaths shall make oath that is a bona fide resident of the State of California and a citizen of the United States for more than four years next preceding the date of his appointment.

Sec. 3. Said board shall be organized on or before the second Tuesday in August, 1913, by electing from its members a president, a vice-president, a secretary, and a treasurer, who shall hold their offices respectively for the period of one year and until their successors are duly elected and qualified. The secretary and treasurer shall give bonds in the sum of five thousand dollars each to the State of California for the faithful performance of their respective duties. The president, or in his absence the vice-president shall preside over all meetings of the board, sign all orders, certificates or other documents requiring his signature. The secretary shall collect all moneys and fees, as in this act provided, give his receipt therefor and



within ten days pay the same over to the treasurer, taking his 1 receipt therefor, and perform such other duties as may be 2 3, required of him by the president and the board. The treasurer shall receive all money from the secretary and deposit the same 4 as a special fund with the treasurer of the State of California 5 subject to the order of this board to be paid out only by war-6 rant drawn on the treasurer of the State of California, signed by the president or vice-president and the secretary and coun-8 tersigned by the treasurer of the board. 9 SEC. 4. Said board shall hold its regular meetings in the 10 11 city and county of San Francisco, on the first Tuesday of April. August and December of each year and shall have the power 12 to adjourn from time to time until its business shall have been 13 concluded. If at any time less than a quorum shall be present 14 such number shall have the power to adjourn from day to day 15 until a quorum shall be present, but such number less than a 16 quorum shall have no other power. Said board may, in its 17 dicretion conduct examinations of applicants for certificates 18 in any part of the state designated by the board. Notice of each 19 regular meeting of the board shall be given by publication 20 twice a week for each of the two weeks next preceding each 21 22 meeting, in four daily newspapers of general circulation published in the city and county of San Francisco, in one daily 23 paper published in the city of Sacramento and in three daily 24 papers published in the city of Los Angeles; said notice shall 25 also specify the time and place of holding the examinations of 26 27 applicants for certificates. Special meetings of the board may 28be held at such times and place as may be designated by the 29 board and the same notice thereof shall be given as herein required to be given in the case of regular meetings. The sec 30 retary shall receive all applications for certificates as provided 31 in this act to be issued, and shall keep a correct account of all 32 such applications in a book to be kept for such purposes, and 33 34 said board shall on or before the first day of January of each 35 year transmit to the governor of the state a full and true repor

of all its proceedings, number of applications, received, number

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- of certificates issued, together with a full and true report of its receipts and disbursements.
- SEC. 5. It shall be the duty of the state board of examiners of the State of California to audit the accounts of said board and transmit a copy of its report to the governor of the state on or before the first day of January each year.
- SEC. 6. The office of said board shall be in the city and county of San Francisco and in all legal proceedings against said board, the said city and county of San Francisco shall be deemed to be the residence of the members thereof.
- 11 SEC. 7. Said board may from time to time adopt such rules 12 and regulations as may be necessary to enable it to carry into 13 effect the provisions of this act not in conflict herewith. member of said board may administer oaths in all matters 14 15 pertaining to the duties of said board and the board shall have 16 the power and authority to take evidence in any matter cog-17 nizable by it in accordance with the chapters of the Code of 18 Civil Procedure of the State of California pertaining to the 19 rules of evidence and the manner of its production.
- 20 Sec. 8. Preliminary education. All colleges, schools or 21 universities teaching medicine or any of the branches thereof 22 in this state shall require every medical student applying for 23 matriculation therein on and after August 15th, 1913, to present 24 to the dean, president, or board of trustees, or other governing body of such college, school or university, a "medical students 25 certificate," which certificate shall be issued to said matricu-26 27 lant by the superintendent of public instruction of the State 28 of California or by any one of the duly appointed deputy 29 superintendents of public instruction of the State of California, and the superintendent of public instruction or any of 30 the deputies thereof are hereby empowered and directed to 31 examine all applicants for "medical student certificates" 32 upon the recipt of a fee of five dollars to be paid at the time 33 the application is filed. Said application shall contain the 34 35 full name of the applicant, age, when born, where born, and 36 if a foreigner whether naturalized or not, what schools or institutions of learning he or she has attended, the time spent 37

therein, where such schools are situated, how long a resident 1 2 of this state, and the place where he or she last resided, together with a certificate signed by two reputable physicians 3 4 who have been practicing their profession in the State of Cal-5 ifornia or in the state where said applicant is a resident, at 6 least two years before the filing of such application, stating 7how long the applicant has been known to them, and such 8 other and further facts as may tend to show whether or not 9 the applicant would be a suitable person morally to practice 10 medicine, surgery and obstetrics, naturopathy or osteopathy 11 or other methods or systems of treating the sick or afflicted 12 human beings in the State of California. The superintendent 13 of public instruction shall require as a basis for the issuance 14 of said "medical students certificate"

- (a) A degree of A. B. B. S., or equivalent, from an approved university, college, or academy of arts, science or philosophy.
- 18 (b) A diploma or certificate of graduation from an approved high or normal school.
 - (c) A state teachers permanent or life certificate.
 - (d) A medical students certificate from any state board of medical examiners or boards exercising such powers, demanding equal requirements as herein provided, or in lieu thereof said superintendent of public instruction or any one of his deputies, shall require said applicant to submit to an examination in writing in the following branches:
 - (a) English, submitting a composition in his or her own handwriting on some subject selected by said superintendent at the time of said examination, said subject to be of general interest and to embrace not less than two hundred words, and when complete read aloud by the applicant, which shall be considered with reference (1) penmanship, (2) spelling, (3) pronunciation, (4) construction, and (5) capitalization.
 - (b) United States history.

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- (c) Arithmetic, vulgar and decimal fractions, percentage. and compound numbers.
 - (d) Latin, through primary course.

(e) Science, natural and physical, the elements of mechan-1 ies, hydrostatics, hydraulies, heat, opties, acoustics, electricity 2 chemistry, botany, zoölogy, biology, physiology and hygiene, 3 Applicants failing to obtain a general average of 75% in the 4 entrance examination and falling below 50% in but two 5 branches may be conditioned on a different form of certifi-6 7 The said superintendent of public instruction or his deputies shall make a separate list of such conditional appli-8 9 cants in duplicate, one copy of which shall be sent to the state 10 board of medical examiners and the other retained in his office. 11 Such conditions must be removed by the presentation of a 12 certificate from the superintendent of public instruction or 13 his deputies that such applicant has passed a satisfactory 14 examination in the branches in which he or she was formerly 15 found deficient, within twelve months from the date of said 16 first examination before such students can be permitted to 17 enter on his or her second year of study: provided, however. 18 that such student may attend the college, school or univer-19 sity during said period of twelve months subject to such 20 second examination, and if such conditions are not removed 21as herein provided, such attendance shall cease, and the said 22superintendent of public instruction or his deputies, shall 23 furnish a list of such applicants to the state board of medical 24examiners. All applicants to whom such certificates have been 25issued shall upon presentation thereof and the payment of the 26 required fees for the first year be entitled to enter as a matric-27 ulant in any medical college in the State of California. 28

SEC. 9. Medical education on and after July 1st, 1913, every medical college, school or medical department of any university, (1) shall exact not less than the requirements for matriculation specified in the preceding section thereof, (2) shall literally observe it own published requirements, confirmed by the governor, regarding tuition, time of attendance at annual sessions and graduations which must be definitely expressed not in conflict with this act, (3) shall have an active and competent faculty for teaching the science and art of medicine in accordance with the system to which the college,

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school or university belongs, and whose curriculum in no particular shall be less in each year than that set forth in the following table: histology 90 hours; embryology 90 hours; osteology 30 hours; anatomy 420 hours; physiology 300 hours; chemistry and toxicology 300 hours; materia medica 60 hours: pharmacology 60 hours; therapeutics 90 hours; bacteriology 140 hours; pathology 240 hours; medical zoology, post mortem work and clinical microscopy 90 hours; physical diagnosis 100 hours; practice of medicine 540 hours; surgery 540 hours; obstetrics 160 hours; gynecology 160 hours; pediatrics 100 hours; eye and ear 60 hours; nose and throat 60 hours; mental and nervous diseases 120 hours; medical jurisprudence 30 hours; electro-therapeutics 60 hours; genito-urinary diseases 60 hours; dermatology and syphilis 40 hours; hygiene and public health 30 hours and dietetics 30 hours; provided, that a leeway of 10 per cent may be allowed in the above schedule of a minimum total of 4,000 hours and the hours in didactic. laboratory and clinic instruction shall be regulated by such colleges as to them may seem proper, (4) shall have clinical and hospital facilities in all county hospitals based on a minimum municipal population at its place of location of not less than fifty thousand, (5) shall require actual attendance on 80 per cent of four courses of instruction in a medical college of not less than 32 continuous weeks excluding holidays, in four separate years. Colleges may allow advanced standing from other medical colleges having equal requirements, on presentation of official credentials, excepting in the subjects embraced in the last year's study of their own curriculum. Colleges, schools and universities teaching naturopathy, osteopathy or other modes or systems of treating sick and afflicted human beings, shall require not less than 80 per cent attendance of four courses of instruction in a college of not less than 32 continuous weeks in four separate years, and whose curriculum in no particular shall be less than 4.000 hours minimum and shall teach not less than 8 of the fundamental subjects as herein set forth, in section 11, of this act. SEC. 10. Three forms of certificates shall be issued by said

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board under the seal thereof and signed by each member as follows: first, a certificate authorizing the holder thereof to practice medicine, surgery and obstetrics; second, a certificate authorizing the holder thereof to practice naturopathy or osteopathy; third, a certificate authorizing the holder thereof to practice any other system, mode or method of treating sick or afflicted human beings. Before any certificate shall be issued to practice medicine, surgery and obstetries, the applicant for such certificate must be 21 years of age, of good moral character, and file with said board at least two weeks prior to any regular or special meeting thereof, a diploma regularly issued by some legally incorporated or chartered medical school, the requirements of which shall have been at the time of granting such diploma in no particular less than those prescribed in this act, or satisfactory evidence of having possessed such diploma and said applicant must also file with said diploma an application in the form prescribed by said board, sworn to before some person authorized to administer oaths, and attested by the hand and seal of such officer, if he have a seal, stating that he or she is the person named in said diploma, that he or she is the lawful holder thereof and that the same was procured in the regular course of instruction and examination without fraud or misrepresentation. Applicants for a certificate to practice naturopathy or osteopathy shall be subject to the above rules and regulations, except that in place of the diploma hereinbefore referred to, they shall be required to file a diploma from a legally chartered and incorporated college of naturopathy or osteopathy having a course of instruction of four (4) years of eight months each and including the studies of (1) anatomy, including histology; (2) physiology, including embryology; (3) chemistry, toxicology and medical jurisprudence; (4) hygiene and public health; (5) bacteriology, pathology and clinical microscopy; (6) obstetries and gynecology; (7) general diagnosis; (8) theory and practice of naturopathy or osteopathy, and the attendance on each course shall not be less than 4,000 hours. All other applicants to practice any other mode or system of treating the sick and afflicted

human beings shall be subject to the above and foregoing rules 1 2 and regulations, except that in the place of the diplomas here-3 inbefore referred to, they shall be required to file a diploma 4 from a legally incorporated school or college teaching the mode 5 or system of treating the sick and afflicted human beings, which 6 the applicant intends to follow, (which must be stated in the 7 application) which school or college shall have a course of 8 instructions of four years of eight months each and including 9 the studies to be in naturopathic or osteopathic schools and the 10 attendance on each couse shall not be less than 4.000 hours. 11 In addition to the requirements hereinbefore set forth in this 12act, all applicants for certificate must be personally examined 13 by said board as to their qualifications to practice medicine. 14 surgery and obstetrics, naturopathy or osteopathy or any other 15 system or mode of treating sick and afflicted human beings. 16 The examination shall be practical and designed to discover the 17 applicant's fitness to practice medicine, surgery and obstetrics. 18 naturopathy or osteopathy or any other system or mode which 19 the applicant shall specify in his application that he desires or 20intends to follow. Said examination shall be conducted in the 21English language and shall be in whole or in part, in writing 22 on the following fundamental subjects: (1) anatomy, includ-23 ing histology; (2) physiology, including embryology; (3) 24 materia medica, therapeutics and pharmacology; (4) chemistry. 25toxicology and medical jurisdiction; (5) hygiene and public 26 health; (6) bacteriology, pathology and clinical microscopy; 27 (7) obstetrics and gynecology; (8) principles and practice of 28medicine; (9) principles and practice of surgery; (10) mental 29and nervous diseases. Those applicants who desire or intend 30 to practice naturopathy or osteopathy or any other system or 31mode of treating the sick or afflicted human beings may be 32 excused from the examinations in medicine and surgery, and 33 those applicants who desire or intend to practice homeopathy 34 or eclectic medicine may be examined on the subjects of materia 35 medica and principles and practice of medicine by the members 36 of the board who are graduates of the same school or system. 37 Examinations in each subject shall consist of ten questions.

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finally voted upon.

answers to which shall be marked on the paper at the time, giving the value of each answer separately on the scale of zero to Each applicant must obtain not less than a general average of 75%; all questions shall be prepared by the examiner and submitted to the board for approval before examinations. All of the examination papers shall form a part of the records of the board and shall be kept on file by the secretary for a period of two years after each examination. At all said examinations the applicants shall be designated and known by numbers only, and the name attached to the number shall be kept secret until the board shall have finally voted upon and either granted, conditioned or rejected said applicant. The secretary of the board shall in no instance be present or participate as an examiner in any examination held by the board, and it shall be good cause for removal by the governor, if it shall be shown that such secretary shall give the number and name of any applicant to any member of the board or any other person or allow the same to be placed in such a place or position that any member of the board or any other person can or would be able to obtain the same, until such application shall have been

SEC. 11. Each applicant on making application shall pay to the secretary of the board a fee of twenty-five dollars, which shall be paid to the treasurer of the board by said secretary. In case the applicant's credentials are insufficient, or in case he does not desire to take the examination, the sum of ten dollars will be retained, the remainder of the fee being returnable upon application.

SEC. 12. Said board shall keep an official record of all its proceedings, a part of which record shall consist of a register of all applicants for certificates under this act, with the result of each application. Said record shall be evidence of all the proceedings of said board which are set out therein.

Sec. 13. Every person holding a certificate authorizing him to practice medicine, surgery and obstetrics, naturopathy or osteopathy, or any other system or mode of treating the sick or afflicted human beings, in this state, must have it recorded

in the office of the county clerk of the county in which the 1 2 holder of said certificate is practicing his profession, and the 3 fact of such recording shall be endorsed on the certificate by 4 the county clerk recording the same. Every such person on 5 each change of his residence, must have his certificate recorded 6 in the county to which he shall have changed his residence. 7 The absence of such record shall be prima facic evidence of S the want of possession of such certificate. And any person 9 holding a certificate who shall practice medicine, surgery and obstetrics, naturopathy or osteopathy, or any other system or 10 11 mode of treating the sick or afflicted human beings, in this 12 state, or to attempt to practice medicine, surgery and obstetrics, 13 naturopathy or osteopathy, or any other system or mode of 14 treating the sick or afflicted human beings, in this state, with-15 out first having filed his certificate with the county clerk as 16 herein provided, shall be deemed guilty of a misdemeanor and 17 shall be punished by a fine of not less than twenty-five dollars 18 nor more than one hundred dollars or by imprisonment for a 19 period of not less than thirty days nor more than sixty days, 20 or both by such fine and imprisonment. 21

SEC. 14. The county clerk shall keep in a book provided for the purpose, a complete list of the certificates recorded by him, with the date of record; and said book shall be open to public inspection during his office hours.

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SEC. 15. Said board may refuse a certificate to any applicant guilty of unprofessional conduct as the same is defined in this act; but before such refusal the applicant must be cited by citation, signed by the secretary of the board, and sealed with its seal. No such citation shall be issued except upon a sworn complaint filed with the secretary of the board, charging the applicant with having been guilty of unprofessional conduct, and setting forth the particular acts constituting such unprofessional conduct. On the filing of such complaint the secretary must forthwith issue a citation and make the same returnable at the next regular session of said board, occurring at least thirty days next after filing the complaint. Such citation shall notify the applicant of the time and place, when and

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where the matter of said unprofessional conduct shall be heard, the particular unprofessional conduct with which the applicant is charged, and that the applicant shall file his written answer under oath, within twenty days next after the service on him of said citation, or default will be taken against him, and his application for a certificate refused. The attendance of witnesses at such hearing shall be compelled by subpænas issued by the secretary of the board, under its seal; and said secretary shall in no case refuse to issue any such subporta. upon a fee of twenty cents being paid for such subpæna. Said citation and said subpænas shall be served in accordance with the statutes of this state then in force as to the service of citations and subpænas generally, and all provisions of the statutes of this state then in force relating to subpœnas are hereby made applicable to the subpænas provided for herein. If any person refuses to obey a subpœna served upon him in accordance with the statutes of this state then in force providing for the manner of serving subpœnas, the fact of such refusal shall be certified by the secretary of said board, under the seal thereof, to the superior court of the county in which the service was had, and said court shall thereupon proceed to hear said matter in accordance with the statutes of this state then in force as to contempts for disobedience of process of the court; and should said court find that the subpæna has been legally served, and that the party so served has wilfully disobeyed the same, it shall proceed to impose such penalty as provided in cases of contempt of court. In all cases of alleged unprofessional conduct arising under this act, depositions of witnesses may be taken, the same as in civil cases, and all the provisions of the statutes of this state then in force as to the taking of depositions are hereby made applicable to the taking of depositions under this act. If the applicant shall fail to file with the secretary of said board his answer, under oath, to the charges made against him, within twenty days after service on him of said citation, or within such further time as the board may give him, and the charges on their face be deemed sufficient by the board, default shall be entered against him, and his application

refused. If the charges on its face be deemed sufficient by the 1 2 board, and issue be joined thereon by answer, the board shall proceed to determine the matter, to that end shall hear such evidence as may be adduced before it; and if it appear to the 4 5 satisfaction of the board that the applicant is guilty as charged, no certificate shall be issued to him. 6 No certificate shall be 7 refused on the ground of unprofessional conduct unless the applicant has been guilty of such conduct within two years 8 preceding his application. Whenever any holder of a certifi-9 10 cate herein provided for is guilty of unprofessional conduct 11 as the same is defined in this act, and the said unprofessional conduct has been brought to the attention of the board grant-12 ing said certificate, in the manner hereinafter pointed out, or 13 whenever a certificate has been procured by fraud or misrep-14 resentation, or issued by mistake, it shall be their duty to, and 15 they must, revoke the same at once, and the holder of said 16 17 certificate shall not be permitted to practice medicine, surgery 18 and obstetrics, naturopathy or osteopathy or any other system or mode of treating the sick or afflicted human beings, in this 19 But no such revocation shall be made unless such 20 21 holder is cited to appear and the same proceedings are had as 22 is hereinafter provided in this section in ease of refusal to 23 issue certificates. Said secretary in all cases of revocation shall 24 enter on his register the fact of such registration and shall 25 certify the fact of revocation under the seal of the board, to the 26 county clerk of the counties in which the certificate of the 27 person whose certificate has been revoked is recorded; and said 28 clerk must thereupon write upon the margin or across the face 29 of his register of the certificate of such person, the following: 30 "This certificate was revoked on the _____ day of _____ 31 ____," giving the day, month and year of such revocation in 32 accordance with said certification to him by said secretary. The record of such revocation so made by said county clerk 33 shall be prima facie evidence of the fact thereof, and of 34 regularity of all the proceedings of said board in the matter of 35 From the time of the revocation of a certifi-36 said revocation. 37 cate the holder thereof shall be disqualified from practicing 1 medicine or surgery, naturopathy or osteopathy, or any other

2 system or mode of treating the sick or afflicted human beings.

3 in this state. The words "unprofessional conduct" as used in4 this act, are hereby declared to mean:

5 First—The procuring, or aiding or abetting in procuring 6 abortion.

Second—The wilfully betraying a professional secret, which if divulged would tend to hold the patient up to public scorn and contempt, except when ordered to do so by a court of competent jurisdiction.

Third—All advertising of medical business which is intended or has a tendency to deceive the public or impose upon credulous or ignorant persons, and so be harmful or injurious to public morals or safety.

Fourth—All advertising of any medicine, means, methods, or appliances whereby it is claimed or intended that the monthly periods of women can be regulated or the menses reëstablished if suppressed.

Fifth—Conviction of a felony or misdemeanor in which case the record of such conviction shall be conclusive evidence.

Sixth-Habitual alcoholic or drug intemperance.

Seventh—The impersonation of another licensed practitioner of a like or different name.

SEC. 16. Said board shall have power to employ legal counsel and clerical assistance and to fix the salaries of the same and to incur such other expenses as may be deemed necessary to carry into effect the provisions of this act. It shall also fix the salary of the secretary, not to exceed the sum of fifteen hundred dollars (\$1,500) per annum, and the sum to be paid to other members of said board, not to exceed ten (\$10) dollars per diem each, for each and every day of actual service in the discharge of official duties; and said board may, in its discretion, add to said sums necessary traveling expenses.

SEC. 17. The said board shall on or before the first day of January in each year cause to be prepared, printed and published and sell for such sum as they may deem proper not exceeding two dollars a correct register and directory

1 of the names in alphabetical order of all persons duly licensed in this state to practice medicine, surgery, obstetrics, naturo-2 3 . pathy or osteopathy or any other mode or system of treating the sick and afflicted human beings, together with the names 4 of any medical or other titles, degrees, or diplomas, the name 5 of the school, college, or university such person graduated 6 from, the date of granting said license, and the present resi-7 8 dence of such person, and the register or directory so kept in 9 the office of said board shall at all times have all of such names either printed or written therein, and shall be prima facie 10 11 evidence of the right of any person to practice medicine, sur-12 gery, obstetrics, naturopathy, or osteopathy, or any other 13 mode or system of treating sick and afflicted human beings in 14 this state.

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Sec. 18. Any person or number of persons who shall practice or attempt to practice, or advertise or hold himself out as practicing medicine, surgery or obstetrics, or medicine, surgery and obstetries, or naturopathy or osteopathy, or any other system or mode of treating sick or afflicted human beings in this state or any person or number of persons, members or stockholders or any corporation, copartnership, or association, using the term or terms of Dr., or Doctor, or Dr. — & Co., or Doctor — and Company, or the Dr. or Doctor — Co., or M. D., or any other word, term or words, that would tend to lead any person of ordinary understanding to believe that such person or persons, corporation, copartnership, or association would, does, did or could treat sick or afflicted human beings in this state, without each, every, and all of such persons having at the time of so doing a valid, unrevoked certificate as provided in this act, shall be guilty of misdeneanor, and upon conviction thereof shall be punished by a fine of not less than one hundred (100) dollars, nor more than five hundred (500) dollars, or by imprisonment for a term of not less than sixty (60) days, nor more than one hundred and eighty (180) days, or by both such fine and imprisonment. In each such conviction, the fine shall be paid, when collected.

to the state treasurer, and shall constitute a special fund for

the prosecution of illegal practitioners as defined in the act: 1 2 the said fund shall be paid to the said board by said state 3 treasurer upon warrants drawn thereafter by the president and secretary of said board, countersigned by the treasurer 4 5 of said board, and the said board is hereby directed and author-6 ized to prosecute all persons guilty of a violation of provisions 7 of this section or any part thereof, or any or all provisions of 8 this act.

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Sec. 19. The terms, practice of medicine, practicing medicine, medical practitioner, practicing medicine, surgery and obstetries, or medicine, surgery, obstetries, naturopathy (naturopathy shall be known to include all natural methods of aiding nature to restore normal conditions to the body such as diet, exercise, rest, hydropathy, massage, spinal manipulation, electricity, mental suggestion, osteopathy, chiropractic, spondylotherapy, mechanotherapy, psychotherapy, radiotherapy, or osteopathy or any other system or mode of treating the sick or afflicted human beings, as used in this act and hereby defined to mean, holding oneself out to the public in any manner whatsoever as being engaged within this state in the diagnosis or treatment of ailments or injuries or deformaties, or disease afflictions, whether actual or imaginary, of human being; or the suggestion, recommendation or prescribing of any form of treatment for the intented palliation, relief or cure of any physical or mental ailment, injury or deformity of any human being, with the intention or receiving therefor, either directly or indirectly any fee, gift or compensation whatsoever, or the maintenance of an office for the reception, examination or treatment of any human being, suffering from any actual or imaginary disease or injury of mind or body or physical deformity; or attaching the title of M.D., Dr., or doctor, M. B., surgeon, M.S., physician, professor, or any other word, letter, or words, letters, or abbreviation to his or her name, indicative that such person or persons are engaged in the treatment or diagnosis of the diseases, deformities, or injuries of human beings.

If any person holding a valid, unrevoked, certi-1 ficate as in this act provided shall use the name of any other 2 person whether real or imaginary as the person who is main-3 4 taining an office where the sick or afflicted human beings can be 5 treated; or takes employment from a person maintaining such an office, in this state; or allows such persons to use or have in 6 such office his certificate issued as in this act provided or of 7 any of the preceding medical acts; or shall maintain an office 8 consultation in conjunction and connected with such an office. 9 10 or be financially interested in such an office, he or she shall be guilty of a misdemeanor, and in addition to the penalty there-11 for, upon conviction thereof, shall forfeit the right to practice 12 his profession as in his certificate provided and his said cer-13 tificate shall be delivered to the court having jurisdiction of 14 such person, and the judge of such court shall write the words. 15 16 "Revoked," across the face of such certificate, sign his name. title and date, and deliver the same to the secretary of said 17 board, who shall file the same in the office of said board. 18 Sec. 21. Every person filing for record, or attempting to 19

SEC. 21. Every person filing for record, or attempting to file for record, the certificates issued to another, falsely claiming himself to be the person named in such certificate, or falsely claiming himself to be the person entitled to the same, shall be guilty of a felony, and, upon conviction thereof, shall be subject to such penalties as are provided by the law of this state for the crime of forgery.

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SEC. 22. Any person assuming to act as a member of the state board of medical examiners without being so, or who shall sign, or subscribe, or issue, or cause to be issued, or seal, or cause to be sealed, a certificate authorizing any person to practice medicine, or surgery and obstetrics, naturopathy or osteopathy, or any other system or mode of treating the sick or afflicted human beings, in this state, shall be guilty of a misdemeanor, and shall be punished by a fine of not less than one hundred (100) dollars, nor more than five hundred (500) dollars, or by imprisonment for a term of not less than sixty (60) days nor more than one hundred and eighty (180) days, or by both such fine and imprisonment.

1 Sec. 23. Any person who holds a certificate from the board 2 of medical examiners created by "An act for the regulation 3 of the practice of medicine and surgery in the State of Cali-4 fornia, and for the appointment of a board of medical exam-5 iners in the matter of such regulation" which took effect 6 August the first, nineteen hundred and one, or for one of the 7 boards of examiners heretofore existing, under the provisions 8 of "An act to regulate the practice of medicine in the State 9 of California," approved April third, eighteen hundred and 10 seventy-six, or an act supplemental and amendatory to said 11 act, which became a law April first, eighteen hundred and 12 seventy-eight, shall be entitled to practice medicine and surgery 13 in this state the same as if it had been issued under this act; 14 any person who holds a certificate from the board of osteopathic 15 examiners of the State of California, under the provisions of 16 "An act to regulate the practice of osteopathy in the State of 17 California, and to provide for a state board of osteopathic 18 examiners, and to license osteopaths to practice in this state, 19 and to punish persons violating the provisions of this act," 20 which became a law under constitutional provisions, without 21 the governor's approval, March ninth, nineteen hundred and 22 one, shall be entitled to practice osteopathy in this state, the 23 same as if it had been issued under this act; any person who 24holds an unrevoked certificate issued by the board of examiners 25 of the association of naturopaths of California, incorporated 26 under laws of State of California, August eighth, nineteen 27 hundred and four, legalized by senate bill No. 26, approved 28 March (19) nineteenth, nineteen hundred and nine, and who 29 shall be practicing naturopathy prior to the passage of this act, 30 shall be entitled to practice naturopathy in this state, the same 31 as if it had been issued under this act; but all certificates 32herein mentioned may be revoked for unprofessional conduct, 33 and in the same manner, and upon the same grounds, as if 34 they had been issued under this act, and shall be subject to 35 all of the terms and conditions, rules, and regulations as in 36 this act provided. 37

SEC. 24. Nothing in this act shall be so constructed as to

inhibit service in the case of emergency, or to the domestic 1 administration of family remedies; nor shall this act apply to 2 any commissioned medical officer in the United States army. 3 navy, or marine hospital service, in the discharge of his official 4 duties: nor to any licensed dentist when engaged exclusively 5 in the practice of dentistry. Nor shall this act apply to any 6 practitioner from another state or territory, when in actual 7 consultation with a licensed practitioner of this state, if such 8 practitioner is, at the time of such consultation, a licensed 9 10 practitioner in the state or territory in which he resides; provided, that such practitioner shall not open an office or appoint 11 12 a place of meeting patients or receive calls within the limits of this state. Nor shall this act be constructed so as to dis-13 criminate against any particular school of medicine, surgery 14 15 or obstetrics, naturopathy or osteopathy, or any other system or mode of treating the sick or afflicted human beings, or to 16 interfere in any, way with the practice of religion. 17 18

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SEC. 25. Said board may in its discretion accept and register on the payment of a fee of fifty (50) dollars and without an examination of the applicant issue a certificate as in this act provided, to any person holding a license which shall have been issued to him or her by the medical examining board of the District of Columbia or any other state or territory of the United States; provided, however, that the legal requirements of said medical examining boards, the applicant's preliminary and medical educational qualifications shall have been at the time of issuing such license or certificate, in no degree or particular less than those required by the rules of the board and the laws of this state; provided, however, that such applicant shall have been actively engaged in the practice of his profession in the state issuing such license or certificate at least two years immediately previous to him making such application to the board of this state; provided, further, that such state, territory or district will grant to medical licentiates of the State of California equal privileges.

SECTION 26. Reciprocity. That the state board of medical examiners shall establish reciprocal model.

1 boards of other states in reference to the issuance of certificates 2 of qualification; provided, that such reciprocal relations shall 3 not be established with the state board of medical examiners 4 of any state that does not require examination upon substan-5 tially the same branches of medicine or medical learning as 6 those enumerated in section 9 of this act, and does not main-7 tain a standard of proficiency at least equal to that maintained by the state board of medical examiners of this state. When 8 9 such reciprocal relations have been established a certificate of qualification may be issued without examination to a person 10 who presents evidence that he has complied with the require-11 ments of a reciprocating state board of medical examiners; 12 provided, that on the face of the certificate issued in accord-13 ance with this section it shall appear that such certificate was 14 issued pro forma and without examination. 15 SEC. 27. Repeal. All acts, or parts of acts, in any wise 16

conflicting with the provisions of this act, are hereby repealed.

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